UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

-v
MONZER AL KASSAR,

Defendant.

ORDER

07-cr-354 (JSR)

JED S. RAKOFF, U.S.D.J.

By Memorandum Order (the "Order") dated October 11, 2024, the Court denied the latest pro se motion by defendant Monzer Al Kassar for compassionate release pursuant to 18 U.S.C. § 3582(c)(1)(A). As the Order explained, Al Kassar does not qualify for relief under the statute because extraordinary and compelling reasons do not warrant a reduction in his sentence and, in any case, the sentencing factors in 18 U.S.C. § 3553(a), including foremostly the seriousness of his past crimes, weigh heavily against his release.

Al Kassar has now moved for leave to appeal the Order in forma pauperis. (Case no. 07-cr-00354, Dkts. 220, 221). Since, for the reasons stated in the Court's Order, Al Kassar's claim lacks any arguable basis in law or fact, the Court hereby certifies pursuant to 28 U.S.C. § 1915(a)(3) that any appeal from this Order would not be taken in good faith. See Seimon v. Emigrant Savs. Bank (In re Simon), 421 F. 3d 167, 169 (2d Cir. 2005). Defendant's motion is therefore denied. Clerk to close Dkts. 220, 221.

SO ORDERED.

Dated: New York, New York April <u>M</u>, 2025